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January 29, 2008

Via Fedex

Honorable Kenneth M. Karas United States District Judge United States Courthouse 300 Quarropas Street, Chambers 533 White Plains, New York 10601

USDS SDNY
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DATE FILED:

Re: PH International Trading Corp., d/b/a Hana K v. Nordstrom, Inc.

Case No. 07-10680 (KMK)

Dear Judge Karas:

We represent defendant Nordstrom, Inc. ("Nordstrom") in the above-referenced action (the "Action"). We write to request the Court's guidance concerning Nordstrom's request for a pre-motion conference to address Nordstrom's anticipated motion to dismiss plaintiff's claims in the Action as being barred by the four year statute of limitations under New York's Uniform Commercial Code.

By letter dated January 16, 2008, Nordstrom requested a pre-motion conference pursuant to the Court's individual rules. The time for plaintiff to submit a response to Nordstrom's request has passed, and, in fact, counsel for plaintiff has advised me that plaintiff has no objection to Nordstrom's filing its motion.

Accordingly, Nordstrom respectfully requests the Court's guidance with respect to whether (i) the Court wishes to hold a pre-motion conference concerning Nordstrom's motion to dismiss; or (ii) Nordstrom may proceed with preparing and filing its motion. Nordstrom's deadline to move or otherwise respond to plaintiff's complaint currently is February 15, 2008.

Hon. Kenneth M. Karas, U.S.D.J. January 29, 2008 Page 2

We are available by teleconference to discuss the foregoing at the Court's convenience. Thank you.

Respectfully submitted,

Marc D. Youngelson

cc: Allen Kozupsky, Esq., Counsel to Plaintiff (via e-mail and regular mail)

The Cart will hold a pir-motion conference on February 39,2008, at 200 Plantiff is directly to report to Defendant's January 16,2006 Letter by February 8,2006, as it was required to be under the Cart's Individual Practices.

Source ERED

Judicidual Practices.